----Original Message----

From: r.munn@suddenlink.net [mailto:r.munn@suddenlink.net]

Sent: Monday, August 30, 2010 4:26 PM

To: 'Duke, Daphne'

Subject: Amended USF certification and Annual Report

Daphne,

ORS identified some deficiencies in the original Report for Nexus Communications and asked that I send an amendment addressing those issues.

Attached is:

- 1) a cover letter for the amended Report
- 2) a redacted public amended Annual Report
- 3) a non-redacted confidential amended Annual Report

I will also email copies to Jim McDaniel at the ORS.

Please let me know if you have any questions or concerns.

Thank you,

Ron Munn

NEXUS COMMUNICATIONS, INC.

3629 Cleveland Ave., Suite C P.O. Box 247168 Columbus, OH 43224 740-549-1092 740-548-1173 Fax

Via email

August 30, 2010

Ms. Jocelyn D. Boyd, Esquire Chief Clerk and Administrator Public Service Commission of South Carolina 101 Executive Center Drive, Suite 100 Columbia, SC 29201

Re: Certification of the use of Universal Service Funds pursuant to 47 CFR § 54.314 and Telecommunications Act § 254(e): FCC CC Docket No. 96-45; SC Docket 2010-205-C.

Dear Ms. Boyd:

On August 23, 2010, Nexus Communications requested that the Public Service Commission of South Carolina ("Commission") submit a letter to the Federal Communications Commission ("FCC") and the Universal Service Administrative Company ("USAC") certifying that Nexus Communications, Inc. ("Nexus", the "Company") is in compliance with all provision of Section 254(e) of the Telecommunications Act and in demonstration thereof, Nexus submitted its 2009 Annual Report. Since that time, Nexus has received notification from the South Carolina Office of Regulatory Staff identifying specific deficiencies contained in the original filing.

Nexus respectfully request that the Commission accept this Amended Annual Report and also respectfully requests that the Commission file a certification with the FCC and USAC no later than October 1, 2009, that all federal support provided to Nexus, including low-income support, has been used only for the provision, maintenance, and upgrading of facilities and services for which the support is intended.

Due to the nature of some of the information provided in this Amended filing, Nexus, pursuant to Order 2005226, is requesting confidential treatment of this Amended report and is filing both a redacted and non-redacted version.

Please contact me at (318) 780-3987 with any questions regarding this filing.

Respectfully,

Ron Munn

Consultant to Nexus Communications, Inc.

(318) 780-3987

BEFORE THE PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

DOCKET NO. 2010-205-C

CERTIFICATION OF THE USE OF)	
UNIVERSAL SERVICE FUNDS)	
PURSUANT TO 47 C.F.R. 54.314 AND)	ETC ANNUAL REPORT
TELECOMMUNICATIONS ACT 254(e))	
FCC DOCKET NO. 96-45)	

Pursuant to regulation 103.690 of the South Carolina Public Service Commission ("Commission"), Nexus Communications, Inc. ("Nexus", the "Company") hereby submits this amended Eligible Telecommunications Carrier ("ETC") annual report, which addresses deficiencies identified by the South Carolina Office of Regulatory Staff.

I. BACKGROUND

The Commission, by Order 2009-316, dated June 10, 2009, designated Nexus as an ETC pursuant to 47 U.S.C. § 214(e)(2) and required that all federal Universal Service Fund ("USF") support received as a result of the Order would be used for Lifeline and Link-Up support for Low-Income customers. Based on this Order, the Universal Service Administrative Company ("USAC") assigned Nexus Study Area Code 249007 for the Company's designated service area. Pursuant to the Federal Communications Commission's ("FCC") rules, which requires states to establish an annual certification process for Competitive Local Exchange Carriers ("CLECs") receiving federal low income support, Nexus submits this amended annual report for the purpose of extending its ETC designation and the Commission's certification of Nexus' entitlement to receive low income support for the 2011 calendar year.

II. ANNUAL REPORTING REQUIREMENTS

Pursuant to the Commission's regulation 103.690, a common carrier designated under 47 U.S.C. § 214(e)(2) as an ETC after January 1, 2007 shall provide specific information in its ETC Annual Report. However, as Nexus' designation is limited to the receipt of low income support from the USFs low-income mechanism, some of the information requested by the Commission's regulation is not applicable to Nexus as that information is specifically required of ETCs that receive high cost support. Consistent with 103.690.1.B(b)(11), Nexus will, in this report, provide information sought by the Commission that is applicable to the receipt of low income support.

A. 103-690.1.B(b)(3) - The Number of Requests for Service From Potential

Customers Within the Eligible Telecommunications Carrier's Service

Areas that were Unfulfilled During the Past Year and How the ETC

Attempted to Provide Service to Those Potential Customers.

During the current reporting period, Nexus reports the number of request for service from potential customers that went unfulfilled in the Company's designated service area in the State of South Carolina to be "0".

B. 103.690.1.B(b)(4) - The Number of Complaints or Trouble Reports per 1000 Handsets or Access Lines.

For the current reporting period, Nexus reports the number of complaints or trouble reports per one thousand handsets or lines in the State of South Carolina to be "0".

C. 103-690.1.B(b)(5) - Certification that it is Complying with Applicable Service Quality Standards and Consumer Protection Rules, as Designated by the Commission.

Nexus certifies compliance with all applicable Commission service quality, consumer protection requirements and standards and supports 911 services as applicable and will continue to strive for excellence in all areas of customer service.

D. 103-690.1.B(b)(6) – A Detailed Report and Certification that the Carrier is Able to function in Emergency Situations.

Nexus certifies that it is in compliance with 47 C.F.R. § 54.9a)(2) and is able to remain functional in emergency situations which includes a reasonable amount of back-up power to ensure functionality without an external power source, the ability to reroute traffic around damaged facilities and the capability of managing traffic spikes resulting from emergency situations. As an ETC, Nexus also uses facilities and services of the Company's interconnected carrier, which in this instance is AT&T South Carolina, which also possesses a reasonable amount of back-up power necessary to ensure functionality, the ability to reroute traffic around damaged facilities and the capability to manage traffic spikes that are a result of emergency situations.

E. 103-690.1.B(b)(7) - For Non-Incumbent Local Exchange Carriers

Certification that the Carrier is Offering a Local Usage Plan Comparable to that Offered by the Incumbent LEC in the Relevant Service Areas.

As required by 47 C.F.R. § 54.202(3), Nexus certifies that it offers a local usage plan comparable to that offered by the incumbent LEC in the designated service area. However, it is important to point put that the requirement is to offer a local usage plan that is "comparable" but not "identical." In compliance with this requirement, Nexus offers its end users a flat rate plan that includes unlimited local inbound and outbound calling.

F. 103-690.1.B(b)(8) - Certification that the Carrier Acknowledges that the Federal Communications Commission May Require it to Provide Equal Access to Long Distance Carriers in the Event that No Other Eligible Telecommunications Carrier is Providing Equal Access Within the Service Area.

As required by 47 C.F.R. § 54.209(8), Nexus certifies that it may be required to provide equal access to long distance carriers in the event that no other ETC is providing equal access within the service area.

G. 103-690.1.B(b)(9) - The number of Lifeline Customers and the Number of Customers that Received Link Up Assistance as of December 31st of the Prior Year.

As required, Nexus reports that the number of Lifeline customers as of December 31, 2009, served via facilities based local exchange service and through resale of local exchange service, and the total number of customer's that received Link Up assistance as of December 31, 2009, in Study Area 249007, to be as follows.

Number of Lifeline Customers as of December 31, 2009 Served Via facilities based	Redacted
Number of Lifeline Customers as of December 31, 2009 Served Via resale	Redacted
Number of Customer's that Received Link Up Assistance as of December 31, 2009	Redacted

H. 103-690.1.B(b)(10) - Copies of Responses to the Lifeline Verification Survey or Certification Filed with the Universal Service Administrative Company on August 31st of each year as described in FCC Public Notice DA 07-3088.

Attached as Exhibit A, is a copy of Nexus' "Annual Certification of Compliance with State Lifeline Verification Procedures" as filed with USAC for Study Area 249007.

I. <u>A Copy of the of the USAC Form 497 Report for the Most Recent Calendar Quarter as Submitted to USAC.</u>

Attached as Exhibit B is a copy of the USAC Form 497 Report for the Most Recent Calendar Quarter as Submitted by Nexus to USAC.

III. CONCLUSION

Nexus respectfully request that the Commission re-certify Nexus's designation as an ETC throughout the Company's designated service located in and throughout the State of South Carolina. As set forth above, Nexus satisfies all of the annual reporting requirements established by the FCC and the Commission as they pertain to ETC recertification and designation. As a result, Nexus ask that its designation be re-certified throughout the Company's designated service area. In addition, Nexus request that the Commission submit a letter to the FCC and USAC certifying that Nexus is in compliance with all provisions of and uses all support received only for the provision, maintenance and upgrading of facilities and service for which support is intended and is eligible to receive universal service support for the coming calendar year.

By:

Steven Fenker

President
Nexus Communications, Inc.

3629 Cleveland Ave, Suite C

Columbus, OH 43224

Email Address: sfenker | @earthlink.net

(740) 549-1092

Columbus, Ohio August 19, 2010

AFFIDAVIT

State of Ohio

County of Franklin

Steven Fenker, being duly sworn, states as follows:

- I am President of Nexus Communications, Inc. In this position, I am
 personally familiar with the Federal Universal Service support received by
 Nexus and how that support is used.
- 2. The Federal Universal Service support funds received by Nexus will be used only for the purposes for which that support is intended. Specifically, Nexus will use the support to provide the supported services as designated in 47 C.F.R. § 54.101 which Nexus makes available through its designated service area in the State of South Carolina.
- I have read Nexus's Annual Report for 2009 and confirm that the information contained is true and correct to the best of my knowledge.

The matters addressed above are within my personal knowledge and are

true and correct.

Steven Fenker

Taken, sworn to and subscribes before me this

014 day of August.

2010.

Notary Public

25 day of APRIL, 2014

MANY PUBLIC

NOTARY PUBLIC

STATE OF OHIO

Comm. Expires

April 25, 2014

Recorded in

Franklin County

EXHIBIT A

Annual Certification of Compliance with State Lifeline Verification Procedures as filed with USAC for Study Area 249007

REDACTED

EXHIBIT B

A copy of the USAC Form 497 Report for the Most Recent Calendar Quarter as Submitted by Nexus to USAC.

REDACTED